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4		
5	UNITED STATES BANKRUPTCY COURT NORTHERN DISTRICT (SAN FRANCISCO DIVISION)	
6	In re:	Bankruptcy Case
7	PG&E CORPORATION,	No. 19-30088-DM Chapter 11
8	-and-	(Lead Case)
9	PG&E GAS AND ELECTRIC COMPANY Debtors	(Jointly Administered) Case No. 19-30089-DM
10	VS.	Proof of Claim No. 68955
11	Mary Kim Wallace	Amended Proof of Claim No. 103408 Filed October 18, 2018
12	Creditor	Camp Fire
13	Creditor	Judge: Honorable Dennis Montali
14		Objection, Reservation of Rights, Objection to
15		The Plan, Fire Victims Trust and Irregularities of Voting Procedure
16	I am a Camp Fire 2018 victim claimant and creditor in this Chapter 11 case. I am making	
17	these objections prior to the deadline to object to PG&E's plan at 4pm on May 15, 2020. I object to	
18	the Plan, the Fire Victims Trust, and Irregularities in Voting Procedure.	
19	I repeatedly asked for The Plan, and all documents relating to this case, be sent to me in	
20	writing. I emailed, called and wrote numerous times to Prime Clerk and to the Bankruptcy Court.	
21	On or about May 5, 2020, Prime Clerk emailed me to tell me my copy of the Plan, The Fire Victims	
22	Trust, Voting Procedures, etc. were mailed. On May 11, 2020, I again emailed Prime Clerk and	
23	copied in the court, a couple of Senators, the Public Relations Office of Governor Newsome, Judge	
24	Montali, and again asked for hard copies of all documents relating to this Plan so I can review, read,	
25	study, and make an intelligent informed decision on my vote. Later that afternoon the Prime Clerk	
26	emailed me 9 documents in pdf form. There is no time for me to adequately vote on this plan. See	
27	Docket #7186 Motion to Stay Voting Deadline by Mary Kim Wallace.	
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Ca	Rights to Protect my claim.	Entered: 05/18/20 11:14:48 Page 1 of

The irregularities regarding my vote is not receiving information that others received starting April 1, 2020. And not receiving adequate time to make an informed decision. Please see docket # 7194 "Garrison Objection to Proposed Reorganization Plan", and docket # 7186 "Second Notice of Voting Procedure Irregularities".

Arguments are ongoing and as of May 15, 2020, the hearing heard by Judge Montali, are arguments regarding the Fire Victims Trust Claims, and a claimant's ability to receive a remedy if part or all of the claim is denied. Attorney are still arguing over the Fire Victim Trust plan as I type this at 5/15/2020, 12:32 pm, as I signed up for the zoom meeting. It appears they don't even agree to the Fire Victims Trust Plan, although I am supposed to vote on something that has not been approved by the attorneys?

I object to the Fire Victims Trust being able to deny our claims, and if denied our recourse is to appeal administratively. If denied administratively, there is no other recourse. And furthermore, if I received a partial payment, once payment received I have agreed to hold the Trust harmless if they decide not to fund the rest of the claim.

I object to The Plan, that from the limited information I have, I have to agree to Hold PG&E harmless if The Plan is voted yes. I object that the yes vote will deny my no vote any optional recourse to my claim, i.e. having my day in court!

I object to lack of full disclosure as to this, The Plan and Fire Victims Trust, in that it has not been revealed exactly how our claims will be paid, and that the Fire Victims Trust has the ability to change this plan of disbursement and valid claims at any time they wish. How could a reasonable person agree to a plan that could change without their input? I object. I am writing this under threat, duress and coercion.

I declare under penalty of perjury that this Objection to Plan and Fire Victims Trust based upon Irregularities of Voting Procedure is true and correct to the best of my ability.

DATED: May 18, 2020

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s/s/ by: Mary Kim Wallace, Creditor, In Pro Per

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